1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT TACOMA 8 9 RICHARD ROY SCOTT, 10 Plaintiff, Case No. C04-5147RJB 11 12 MARK SELING, et al., 13 Defendants. 14 RICHARD ROY SCOTT, 15 Plaintiff, Case No. C04-5365RJB 16 v. 17 STEVE SULTEMEIER et al., 18 Defendant. 19 20 RICHARD ROY SCOTT, Case No. C04-5813RJB 21 Plaintiff, 22 v. 23 ORDER DENYING MOTIONS 24 PACIFIC COUNTY, et al., 25 Defendants. 26 27 28 ORDER - 1

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This matter comes before the Court on the Plaintiff's Motions for Clarification in each of the above cause numbers (Dkts. 173, 119, and 30 respectively) and his request that a refund of his filing fee be sent in Seling (Dkt. 174). The Court has reviewed the pleadings filed in support of these motions and the files.

On March 1, 2005, Magistrate Judges J. Kelley Arnold and Karen L. Strombom issued a Report and Recommendation regarding these and all of Plaintiff's other pending cases. The Report and Recommendation suggests various actions to regulate the extent to which Plaintiff can access the court due to his abusive litigation tactics and dismisses the above causes with prejudice. The Report and Recommendation clearly sets forth the court's reasoning. This Court adopted the Report and Recommendation in each of the above cases. Dkts. 170, 117, and 28.

Plaintiff now files Motions for Clarification arguing that in *Seling* and *Sultemeier*, the matters had already been dismissed by court order. Dkts. 173 and 119. Plaintiff argues in his motion in Pacific County that he dismissed his case under Fed. Rule of Civ. Pro. 41 before the Court adopted the Report and Recommendation. Dkt. 30.

These motions are a continuation of Plaintiff's abuse of the court. In Seling, the Court dismissed plaintiff's claims without prejudice in so far as his claim challenges the fact of his confinement. Dkt. 149. Plaintiff has suffered no harm from adoption of the Report and Recommendation in *Sultemeier* because the case has been dismissed with prejudice. Dkt. 111. Plaintiff's Motion to dismiss his case in *Pacific County* under Rule 41 came after the Magistrate Judges issued their Report and Recommendation. Dkt. 25. Plaintiff's filing of these Motions further demonstrates the need for adoption of the Report and Recommendation. These motions should be denied.

Plaintiff's motion for a refund of the filing fee in *Seling* is meritless. Plaintiff's case was dismissed with prejudice on April 5, 2005 (Dkt. 170), and his motion was filed on April 8, 2005 (Dkt. 174). This motion should be denied.

Case 3:04-cv-05813-RJB Document 34 Filed 05/09/05 Page 3 of 3

It is hereby **ORDERED** that, Plaintiff's: Motion for Clarification in Seling (Dkt. 173) is **DENIED**, Motion for a Refund in Seling (Dkt. 174) is **DENIED**, Motion for Clarification in Sultemeier (Dkt. 119) is **DENIED** and Motion for Clarification in *Pacific County* (Dkt. 30) is **DENIED**. The Clerk is directed to send copies of this Order to plaintiff and any other party that has appeared in these actions. DATED this 9th day of May, 2005. U.S. District Judge

28 ORDER - 3